IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF MISSISSIPPI NORTHERN DIVISION

UNITED STATES OF AMERICA

v.

CRIMINAL NO. 3:19-CR-178-HTW-LRA

GLENDA MARIBEL REYNOSO-JUAREZ

JOINT STATUS REPORT

- 1. What is the Defendant's Primary language?
 - For the Government: The Government defers to defense.
 - For the Defendant: The Defendant speaks and understands Spanish.
- 2. Where is the Defendant currently housed?
 - For the Government: Government agrees with defense's response.
 - For the Defendant: The Defendant is currently being held in ICE custody at the LaSalle Detention Facility in Jena, Louisiana.
- 3. Are the parties prepared to go to trial? If not, why not?
 - For the Government: The Government is ready to proceed to trial.
 - For the Defendant: The Defendant filed a notice of intent to plead guilty and therefore is not prepared to go to trial.
- 4. Is the Defendant intending on entering a plea of guilty or a guilty plea combined with an expedited sentencing hearing? If so, the parties must contact the Court jointly to schedule a change of plea hearing immediately.
 - For the Government: The Government concurs with defense's recommendation of a plea and expedited sentencing hearing.

For the Defendant: The Defendant filed a notice of intent to plead (docket entry no.
 20) and wishes to combine the change of plea hearing with an expedited sentencing hearing.

5. What motions are outstanding? List motions and a brief synopsis.

• For the Government: None

• For the Defendant: There are no pending motions.

6. How long will the trial last? How many witnesses is each side intending on calling?

- For the Government: 3-4 days, the Government expects to call no more than 6 witnesses.
- For the Defendant: Defense will defer to the Government's estimated trial length and does not anticipate on calling any witnesses at this time.

7. By the parties' estimation, how many days remain on the defendant's Speedy Trial Act clock?

- For the Government: 50 days remain as of September 26th.
- For the Defendant: Defense agrees with the Government's estimate.

RESPECTFULLY SUBMITTED, this the 26th day of September, 2019.

By: /s/Omodare B. Jupiter
Omodare B. Jupiter, MB# 102054
Federal Public Defender
Northern and Southern Districts of Mississippi
200 South Lamar Street, Suite 200-N

Jackson, Mississippi 39201 Telephone: 601-948-4284 Facsimile: 601-948-5510 Email: Omodare jupiter@fd.org AGREED:

Lynn Murray Assistant United States Attorney

CERTIFICATE OF SERVICE

I, Omodare B. Jupiter, do hereby certify that on the 26th day of September, 2019, I electronically filed the foregoing with the Clerk of the Court using the ECF system which sent notification of such filing to all parties of record.

/s/Omodare B. Jupiter Omodare B. Jupiter Federal Public Defender